

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Patentees** 

H. Kitano et al.

Application to

Reissue Patent No.

5,926,116

Issued

July 20, 1999

Title

INFORMATION RETRIEVAL APPARATUS

AND METHOD

745 Fifth Avenue New York, NY 10151

## **DECLARATION OF INVENTORS**

As a below-named inventor, I hereby declare that:

- 1. My residence, post office address and citizenship are as stated below next to my name.
- 2. I verily believe myself to be the original and first inventor of the invention described and claimed in U.S. Patent No. 5,926,116 for which a reissue patent is sought on the invention and in the specification filed herewith. Also, by being the named inventor on the reissue application and the original application, and by my education, training and experience, I am qualified to render opinions concerning the subject matter of the reissue application.
- 3. I hereby state that I have reviewed and understand the contents of the aforementioned specification, including the claims, as amended by any amendment.
- 4. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to the examination of this application in accordance with Title 37, Code of Federal Regulations, § 1.56(a).
- 5. I hereby claim foreign priority benefits under Title 35, United States Code § 119 from Japanese application number 07-334445, filed December 22, 1995, and state that no

other application for patent or inventor's certificate or any PCT international application was filed by me on the same subject matter prior to December 22, 1995. A certified copy of this priority application was filed in U.S. Patent No. 5,926,116.

- 6. I do not know and do not believe that the invention was ever known or used in the United States of America before my invention thereof.
- 7. I verily believe that every error in the patent which was corrected in the present reissue application, and which is not covered by the prior oath(s) and/or declaration(s) submitted in this application, arose without any deceptive intention on the part of the applicant. I verily believe the original Letters Patent to be wholly or partly inoperative or invalid by reason of my claiming more or less that I had right to claim in the patent by at least failing to claim the subject matter, namely, by failing to claim:

An information retrieval apparatus for retrieving information from a remote data base, said remote data base comprising image information for a plurality of images, and at least corresponding location data, comprising:

location detection means for detecting a current position location of said information retrieval apparatus;

imaging means for obtaining an image at the current position location of the information retrieval apparatus;

transmitting means for transmitting said detected current position location to the remote data base;

means for determining a limited portion of the remote data base based on the current position location of the information retrieval apparatus and searching the

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limited portion of the remote data base to acquire image information corresponding to a number of images based on the obtained image from the imaging means;

reception means for receiving said acquired image information; and displaying means for displaying said received image.

- 8. I did not discover that the claims of the original patent claimed more or less than I had a right to claim until after the original patent was issued.
- 9. No claim was previously presented during prosecution of the above referenced patent that particularly claimed the method or apparatus described in paragraph 7 above.
- 10. The error noted above, as well as any other errors to be corrected herein arose without any deceptive intention on my part.
- 11. New claims 6-10 particularly point out the subject matter which I considered my invention and round out the scope of protection to which I am entitled. By the omission of such claims the original patent claims less than I had a right to claim.

I hereby appoint William S. Frommer, Registration No. 25,506, of Frommer

Lawrence & Haug LLP or his duly appointed associate, my attorney, with full power of

substitution and revocation, to prosecute this application, to make alterations and amendments

therein, to file continuation and divisional applications thereof, to receive the Patent, and to

transact all business in the Patent and Trademark Office and in the Courts in connection

therewith, and specify that all communications about the application are to be directed to the

following address:

William S. Frommer, Esq. c/o Frommer Lawrence & Haug LLP 745 Fifth Avenue New York, New York 10151

Direct all telephone calls to: (212) 588-0800 to the attention of William S. Frommer, Esq. Facsimile: (212) 588-0500.

Wherefore I pray that I may be allowed to surrender the Letters Patent No. 5,926,116, granted July 20, 1999, whereof Sony Corporation, on whose behalf and with whose assent this application is made, is the sole owner, by Assignment, and that Letters Patent my be reissued to Sony Corporation for the same invention upon the attached specification.

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I, the undersigned applicant, further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Hiroaki	Kitano	
1 JII Oaki	LIMILO	

Dec. 20, 2005

Date

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Dec12, 2005

Date

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